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DATE MAILED: 09/30/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/913,772	09/24/2001	Tourfic Renno	PF94PCTEQ/DLN 2656		
25666	7590 09/30/2004		EXAMINER		
	OF HUESCHEN AN	ZEMAN, ROBERT A			
500 COLUM 350 EAST M	BIA PLAZA ICHIGAN AVENUE	ART UNIT	PAPER NUMBER		
•	OO, MI 49007	1645			

Please find below and/or attached an Office communication concerning this application or proceeding.

	<u> </u>	Applicati	ion No.	Applicant(s)			
Office Action Summary		09/913,7	72	RENNO ET AL.			
		Examine	<u> </u>	Art Unit			
		Robert A	. Zeman	1645			
TI Period for Re	ne MAILING DATE of this commu	nication appears on th	e cover sheet with the d	correspondence addre	\$S		
A SHORT THE MAII - Extensions after SIX (I - If the periot - If NO periot - Failure to I Any reply I	FENED STATUTORY PERIOD F LING DATE OF THIS COMMUN of time may be available under the provision of MONTHS from the mailing date of this com d for reply specified above is less than thirty (d for reply is specified above, the maximum so reply within the set or extended period for repl received by the Office later than three months itent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no exmunication. 30) days, a reply within the statutory period will apply and vy will, by statute, cause the ap	vent, however, may a reply be tir tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed rs will be considered timely. the mailing date of this comm CD (35 U.S.C. § 133).	unication.		
Status							
1)⊠ Re:	sponsive to communication(s) fil	ed on <u>25 June 2004</u> .					
2a) <u> </u>	s action is FINAL .	2b) ☐ This action is a	non-final.				
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition (of Claims						
4a) 5)□ Cla 6)□ Cla 7)□ Cla	im(s) <u>44-86</u> is/are pending in the Of the above claim(s) is/a im(s) is/are allowed. im(s) is/are rejected. im(s) is/are objected to. im(s) <u>44-86</u> are subject to restrict	are withdrawn from co	,				
Application	Papers						
10)∏ The App Rep	specification is objected to by the drawing(s) filed on is/are plicant may not request that any objected that drawing sheet(s) including oath or declaration is objected the drawing sheet is objected the specific or declaration is objected the drawing sheet is objected the specific or declaration is objected to by the specific or declaration is objected to by the specific or declaration is objected to by the drawing is objected to be specification in the specific or declaration is objected to be specificated to	e: a) accepted or bection to the drawing(s) g the correction is requi	be held in abeyance. Se red if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR ²			
Priority unde	er 35 U.S.C. § 119						
12) Ack a) A 1. 2. 2	nowledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority	or documents have been documents have been documents have been documents documents documental Bureau (PCT Ru	en received. en received in Applicat ents have been receive le 17.2(a)).	ion No ed in this National Sta	age		
	References Cited (PTO-892)	DTO 049)	4) Interview Summary Paper No(s)/Mail D				
3) Information	Draftsperson's Patent Drawing Review (on Disclosure Statement(s) (PTO-1449 o (s)/Mail Date	· · · · · · · · · · · · · · · · · · ·		Patent Application (PTO-15	2)		

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DETAILED ACTION

Applicant's response to the restriction requirement of 2-9-2004 is acknowledged. However, in light of Applicant's traversal and a careful review of the record the previous restriction requirement is vacated in lieu of the following:

Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions that are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 44-57 and 60-67 drawn to methods of generating or increasing a cytotoxic T response against an infectious agent or tumor cell.

Group II, claim(s) 58-59, drawn to methods of preparing a vector comprising nucleic acids encoding OmpA conjugates.

Group III, claim(s) 68-78 and 82-86, drawn to compositions comprising OmpA and peptides/proteins.

Group IV, claim(s) 79-81, drawn to nucleic acid constructs encoding protein/OmpA conjugates.

The inventions listed as Groups I-IV do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:

Pursuant to 37 C.F.R. 1.475(d), the ISA/US considers that where multiple products and processes are claimed, the main invention shall consist of the first invention of the category first mentioned in the claims and the first recited invention of each of the other categories related thereto. Accordingly, the main invention (Group I) comprises the first recited **method**, methods of preparing compositions comprising OmpA. Further pursuant to 37 C.F.R. 1.475(d), the ISA/US considers that any feature which the subsequently recited products and methods share with the main invention does not

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constitute a special technical feature within the meaning of PCT rule 13.2 and that each of such products and methods accordingly defines a separate invention.

The special technical feature of Group I is the method steps used to generate or increase a cytotoxic T response against an infectious agent or tumor cell.

The special technical feature of Group II is the method steps used to prepare the nucleic acids encoding OmpA conjugates.

The special technical feature of Group III is the OmpA and each of the peptides/proteins. The special technical feature of Group IV is the nucleic acids encoding the OmpA conjugates.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert A. Zeman whose telephone number is (571) 272-0866. The examiner can normally be reached on Monday- Thursday, 7am -5:30 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynette Smith can be reached on (571) 272-0864. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Robert A. Zeman February 4, 2004